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APPLICATION NO.	T F	ILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.	
09/841,777	04/24/2001		Luosheng Peng	10480-013-999	6882	
	7590	06/02/2004		EXAMINER		
Roxana H Yang				TO, BAOQUOC N		
Law Office of Post Office B		H Yang	ART UNIT	PAPER NUMBER		
Los Altos, CA 94024				2172		

DATE MAILED: 06/02/2004

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Please find below and/or attached an Office communication concerning this application or proceeding.

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		Applicat	ion No.	Applicant(s)	1			
		09/841,7	777	PENG, LUOSHENG	(
Office Action Summary			ər	Art Unit				
		Baoquod		2172				
Period fo	The MAILING DATE of this communic or Reply	cation appears on th	ne cover sheet with the d	correspondence address				
THE - Exte after - If the - If NC - Failu Any	ORTENED STATUTORY PERIOD FO MAILING DATE OF THIS COMMUNIO nsions of time may be available under the provisions of SIX (6) MONTHS from the mailing date of this community of the provided for reply specified above, the maximum state of the provided for reply within the set or extended period for reply wreply received by the Office later than three months afted patent term adjustment. See 37 CFR 1.704(b).	CATION. f 37 CFR 1.136(a). In no e inication.) days, a reply within the stu- tutory period will apply and vill, by statute, cause the ap	event, however, may a reply be ting atutory minimum of thirty (30) day will expire SIX (6) MONTHS from pplication to become ABANDONE	nely filed s will be considered timely. the mailing date of this communication. D (35 U.S.C. § 133).				
Status								
1)[🛛	Responsive to communication(s) filed	i on .						
•		b) This action is	non-final.					
3)	<u>,</u>							
	closed in accordance with the practice under <i>Ex parte Quayle</i> , 1935 C.D. 11, 453 O.G. 213.							
Disposit	ion of Claims							
4)⊠ 5)□ 6)⊠ 7)□	Claim(s) 1-36 is/are pending in the ap 4a) Of the above claim(s) is/are Claim(s) is/are allowed. Claim(s) 1-36 is/are rejected. Claim(s) is/are objected to. Claim(s) are subject to restrict	e withdrawn from c						
Applicati	ion Papers							
10)	The specification is objected to by the The drawing(s) filed on is/are: Applicant may not request that any object Replacement drawing sheet(s) including the oath or declaration is objected to	a) accepted or b tion to the drawing(s) the correction is requ	be held in abeyance. Sei ired if the drawing(s) is ob	e 37 CFR 1.85(a). jected to. See 37 CFR 1.121(d).				
Priority (ınder 35 U.S.C. § 119							
a)	Acknowledgment is made of a claim for All b) Some * c) None of: 1. Certified copies of the priority of None of: 2. Certified copies of the priority of None of: 3. Copies of the certified copies of the priority of None of: 3. Copies of the certified copies of the application from the Internation of None of	locuments have be locuments have be f the priority docum al Bureau (PCT Ru	en received. en received in Applicati nents have been receive lle 17.2(a)).	on No ed in this National Stage				
Attachmen	t(e)							
	t(s) e of References Cited (PTO-892)		4) Interview Summary	(PTO-413)				
2) Notice (3) Information	ee of Draftsperson's Patent Drawing Review (PT mation Disclosure Statement(s) (PTO-1449 or F r No(s)/Mail Date		Paper No(s)/Mail Da					

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DETAILED ACTION

1. Claims 1-36 are pending in this application.

Response to Arguments

2. Applicant's arguments filed 03/19/04 have been fully considered but they are not persuasive.

The applicant argues that "Miller Fails to Disclose or Suggest the Step of Calculating a Cache Benefit Index for a Set of Files"

The examiner respectfully disagrees with the above argument. At this point, the claim recited "calculating a cache index for a set of files" first of all the claim is not explicitly explain what the cache index are and does not explain how to achieve this. In the citation wherein the examiner previous cited, states "... using these values and basic mathematical calculation and comparison s, server computer 105 can determine wherein viewing computer 155 has a latest version of each required file by determining whether there is an entry 300 for the file identifier 310, and whether the corresponding entry 300 has the same CRC value 320 and file size 330. Based on these values, server/server extension 310 can download a complete file, or the remaining portion of a file to viewing computer 155" (col. 6, lines 40-48). This explains the calculating file identifier, CRC values and files size as to the calculating cache index as recited claim.

The applicant also argues that "Miller Fails to Disclose or Suggest of Determining Whether to Cache a Set of files...Based on Said Cache Benefit Index."

The examiner respectfully disagrees with the above argument. As discuss in above, Miller calculating the threes values (file identifier, CRC and file size) and based

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on these values to determine the server be able to download a complete file, or the remaining of a file to viewing computer 155 (col. 6, lines 31-48). The "determining whether to cache a set of files...Based on Said Cache Benefit Index" is the same functionality as to Miller. Unless the applicant explicitly explains in the recited claim limitations; otherwise the functionality of Miller's system is similar to the current claim limitations.

The dependent claims 2-18 and 20-36 are rejected under the same reason.

Please see the Office Action dated on 01/15/04 for all rejected claims.

Conclusion

3. **THIS ACTION IS MADE FINAL.** Applicant is reminded of the extension of time policy as set forth in 37 CFR 1.136(a).

A shortened statutory period for reply to this final action is set to expire THREE MONTHS from the mailing date of this action. In the event a first reply is filed within TWO MONTHS of the mailing date of this final action and the advisory action is not mailed until after the end of the THREE-MONTH shortened statutory period, then the shortened statutory period will expire on the date the advisory action is mailed, and any extension fee pursuant to 37 CFR 1.136(a) will be calculated from the mailing date of the advisory action. In no event, however, will the statutory period for reply expire later than SIX MONTHS from the mailing date of this final action.

The prior art made of record and not relied upon is considered pertinent to applicant's disclosure.

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Adya et al. (US. Patent No. 6,266,658 B1) Patent date: 07/24/2001

Jakobsson et al. (US. Patent No. 5,924,088) Patent date: 04/13/1999

Contact Information

4. Any inquiry concerning this communication or earlier communications from the examiner should be directed to Baoquoc N. To whose telephone number is (703) 305-1949 or via e-mail Baoquoc N. To@uspto.gov. The examiner can normally be reached on Monday-Friday: 8:00 AM – 4:30 PM, EST.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, John Breene can be reached at (703) 305-9790.

Any inquiry of a general nature or relating to the status of this application or proceeding should be directed to the receptionist whose telephone number is (703) 305-3900.

Any response to this action should be mailed to:

Commissioner of Patents and Trademarks Washington, D.C. 20231.

The fax numbers for the organization where this application or proceeding is assigned are as follow:

(703) 872-9306 [Official Communication]

Hand-delivered responses should be brought to:

Crystal Park II
2121 Crystal Drive
Arlington, VA 22202
Fourth Floor (Receptionist).

Baoquoc N. To May 28, 2004 JEANM. CORRIELUS PRIMARY EXAMINER